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8 *Attorneys for Defendant Mister Brightside, LLC*

9 **UNITED STATES DISTRICT COURT**

10 **DISTRICT OF NEVADA**

11 EVIG, LLC,

12 Plaintiff,

13 vs.

14 MR. BRIGHTSIDE, LLC, an Arizona  
15 limited liability company; dba SIMPLY  
16 NATURES PROMISE; CHARLES R.  
17 BREWER, a Nevada resident; RYAN  
18 O'SHAUGNESSY, a California resident;  
19 NEWPORT BEAUTY AND WELLNESS,  
LLC, a Nevada limited liability company;  
BAYVIEW MARKETING, LLC, a Nevada  
limited liability company; DOES I through  
X and ROE Corporations or Business  
Entities I through X, inclusive,

21 Defendants.

CASE NO. 2:23-cv-02051-JAD-NJK

22 **STIPULATION AND ORDER  
EXTENDING TIME TO FILE  
OPPOSITION BRIEFS**

23 **[FIRST REQUEST]**

24 ECF No. 7

25 Defendant Mister Brightside, LLC ("Mister Brightside"), by and through its  
counsel of record, and Plaintiff Evig, LLC ("Evig"), by and through its respective  
counsel, and pursuant to Local Rules IA 6-1, LR IA 6-2, and LR 7-1, hereby stipulate  
to extend time to oppose Mister Brightside's Motion to Dismiss (ECF No. 5) and Evig's  
Motion to Remand (ECF No. 6) by ten days, respectively, as follows:

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1           1. Mister Brightside filed its motion to dismiss on December 19,  
 2 2023, and Evig's response date is currently January 2, 2024.

3           2. Evig filed its motion to remand on December 21, 2023, and  
 4 Mister Brightside's response date is currently January 4, 2024.

5           3. In light of the holidays and prescheduled travel over the next  
 6 two weeks, and a medical emergency in counsel for Mister Brightside's  
 7 family, the parties have agreed to a ten-day extension of time to respond to  
 8 the respective motions.

9           4. The parties represent this stipulation is made in good faith and  
 10 not for the purposes of delay. This is the first request to extend time to  
 11 respond to either of these motions.

12           5. **As a result of this stipulation, the deadline for Evig's  
 13 response in opposition to Mister Brightside's motion to dismiss will be  
 14 January 12, 2024, and Mister Brightside's response in opposition to  
 15 Evig's motion to remand will be January 15, 2024.**

16           **IT IS SO STIPULATED.**

17           **GREENBERG TRAURIG, LLP**

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*/s/ Bethany L. Rabe*  
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17           **KURT K. HARRIS ESQ., PC**

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 19           \_\_\_\_\_  
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*Counsel for Plaintiff*

23           **IT IS SO ORDERED.**



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 26           \_\_\_\_\_  
*UNITED STATES DISTRICT JUDGE*  
 27           DATE: December 29, 2023